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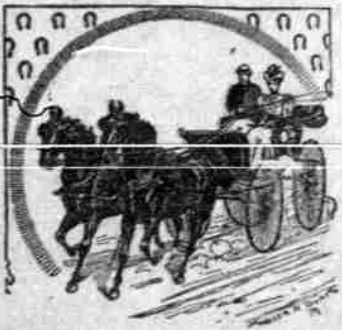
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ASSASSIN FIRES ONLY 350 NAMES AT OFFICER M'CANN WILL BRING ELECTION

Someone With Deadly Grudge
Against Phoenix Deputy
Comes Within Six Inches of
Killing Him at Home

(Phoenix Democrat.)

An attempt was made last night at 10:15 o'clock to assassinate Deputy Sheriff Marion McCann as he lay in a cot in his home at 1409 East Madison street, the bullet passing six inches above the left breast of his body and imbedding itself in an adobe wall behind him.

McCann returned the fire when he saw his assailant pass a screen door shooting but once with his .45-calibre Colt. That McCann's bullet found a mark is evident from the bloodstains that he found this morning.

No motive for the attempt or clue to the identity of the man who tried to kill him could be offered by McCann this morning, other than it is possibly some person whom he has arrested or friend of some man he has helped to send to jail.

McCann went home last night between 9:30 and 10 o'clock, retiring a few minutes later. Just after he had blown out the light and was ready to go to sleep he was brought to his feet by the report of a gun and the whistle of a bullet as it passed his head.

Grabbing his gun from a table nearby, McCann got to a screen door just in time to see a man run past. He shot once, but the man did not stop, continuing straight ahead and climbing over a fence to disappear in the darkness.

From the point where the man was located to the other side of the fence there is blood. The top of the fence is stained with crimson, and on the other side of the fence where the man must have fallen is a small pool of blood.

Asked why he did not follow and shoot more than once, McCann said this morning that he felt rather cautious about rushing out of the house when he did not know whether or not the other man had confederates nearby.

Standing close to the window, the would-be assassin shot through the lower part of the window. The curtain on the inside hung down to within twelve inches of the bottom. McCann was lying with his feet toward the window, and, judging from where the bullet entered and hit the wall, its range could not have been more than six inches above the full length of his body.

McCann states that when he went home last night he saw four men ride past his house slowly on horseback. It is his opinion that one of these men fired the shot, while the others waited nearby and helped their wounded confederate to get away.

While he has no way of knowing, McCann believes that his bullet inflicted a serious injury. The man's side was toward him when he shot, which would indicate that if he was hit at all the wound was a deep one. McCann says he aimed at a deep one. He thought he hit him there.

Without any clue to guide them the officers are at sea in their attempts to discover the man who did the shooting. Their only hope is that his injury is such that he will have to have medical attention and through that means the officers put on the track.

This is the second time McCann has had to defend himself against an assassin. Thirty years ago in Pleasant valley, near Tonto creek, he was engaged in a pistol duel with five cattle rustlers. He escaped uninjured, but badly wounded four of the outlaws. The fellow is now in the territorial penitentiary.

MARK TWAIN'S CHILDREN.

A Case Where Attempted Punishment Proved a Hopeless Failure.

Ordinary punishments answered very well for Susy. She was a thinker and would reason out the purpose of them, apply the lesson and achieve the reform required. But it was much less easy to devise punishments that would reform Clara. This was because she was a philosopher who was always turning her attention to finding something good and satisfactory and entertaining in everything that came her way. Consequently it was sometimes pretty discouraging to the troubled mother to find that after all her pains and thought in inventing what she meant to be a severe and reforming punishment the child had entirely missed the severities through her native disposition to get interest and pleasure out of them as novelties. The mother, in her anxiety to find a penalty that would make sharp hold and do its work effectively, at last resorted with a sore heart and with a reproachful conscience, to that punishment which the juvenile criminal in the penitentiary dreads above all the other punitive interferences which the warden inflicts upon him for his good—solitary confinement in the dark chamber. The girl, who was a philosopher, shot Clara up in a very small clothes closet and went away and left her there—for fifteen minutes. It was all that the mother's heart could endure. Then she came softly back and listened—listened for the sob, but there wasn't any; there were muffled and inarticulate sounds, but they didn't seem to be restrained sobs. The mother waited half an hour longer. By that time she was suffering so intensely with sorrow and compassion for the little prisoner that she was not able to wait any longer for the distressed sounds which she had expected upon to inform her when there had been punishment enough and the reform accomplished. She opened the closet to see the prisoner free and take her back into her loving favor and forgiveness, but the result was not the one expected. The captive had manufactured a fairy cavern out of the closet, and friendly fairies out of the clothes hanging from the hooks and was having a most sinful and sure-pendant good time and requested permission to spend the rest of the day there!—From Mark Twain's Autobiography in North American Review.

Anti-Saloon People in Phoenix
Intend to Have Question of
Liquor Selling Passed on by
Voters

(Phoenix Democrat.)

Only 350 signatures are needed to get an election in this county to decide whether or not the saloons shall be closed altogether. To get these signatures members of the Anti-Saloon league, headed by Dr. H. A. Hughes, have already put petitions in circulation.

Under the laws of this territory the board of supervisors must call a county election to settle questions of this kind if the required number of signatures are presented to them in the form of a petition.

District Attorney Bullard was asked this morning regarding the territorial law covering elections of this kind, and replied that if the petition with 350 signatures is presented to the board of supervisors that body must call an election within about twenty days.

Petitions, which have been prepared by Dr. Hughes and those associated with him, asking that the election be held on February 1, 1908, that being the time of the year when practically all the residents of the county are within its borders.

If it requires no more than twenty days for the supervisors to call the election, the Anti-Saloon league members will have from now on to use nearly next January in which to circulate and prepare their petitions in every precinct in Maricopa county.

The election, if it is called, will be held under the same conditions as a general election, the county bearing the expense, which in an election of this kind would be considerable.

Dr. Hughes stated this morning that he expects little trouble getting the required 350 signatures, and believes that he could get them without going outside of Phoenix. It is probable that he will attempt to get a petition with many more signatures than the required number.

After getting the election called, the Anti-Saloon league will make a vigorous campaign, sending speakers into all parts of the county, and urging that the saloons be closed up. It is not likely that the saloon men will be idle all this time.

The form of petition which Dr. Hughes is preparing has but a brief introduction, simply setting forth that the petitioners ask the board of supervisors to call a special election to decide the question of closing saloons and prohibiting the sale of liquor in any part of the county.

This step taken by Dr. Hughes has come as a startling surprise to the saloon men, following so closely on the passage of the Sunday closing law that they had not time to get used to the first until the second was called to their attention.

Speaking of this new move, Dr. Hughes stated this morning that it is nothing new, being only part of the announcement he made several years ago that before the fight had ended he would have closed the saloons altogether.

THE TAXIDERMIST.

He Stretches Animal Skins Over Plaster of Paris Forms.

Recently a prominent taxidermist of St. Louis was taking a party of visitors through his establishment. He had some very rare specimens of big game fish, both of the sea and river, besides a large collection of birds of every clime about the walls.

"Is that stuffed, too?" asked a lady, indicating the lifeless form of a sunfish perched on a branch of a willow.

"The taxidermist frowned and returned very indignantly:

"Madam, we do no stuffing here. We stretch our hides over plaster of paris forms. The day of stuffing is past, and no up-to-date establishment does it."

The party was taken upstairs, through the rooms where the real taxidermy is done. They had expected to see hides being crammed full of sawdust, shavings and perhaps hair. No such thing was seen, however, and in place of this were men and boys molding the form of deer, antelope, fish and other kinds of animals in the smooth white plaster. This is done very much in the same way as the terra cotta cornices are molded to grace the corners of buildings. The hides after going through the cleaning process are stretched tightly over the plaster form, which indeed is more lasting than the old fashioned manner of stuffing them.

"Even specimens of fish are treated in this manner," remarked the taxidermist, "and you may easily see how a skin would retain its shape a great deal longer over the hard, smooth surface of the plaster than if a softer material were crammed into it, which if improperly done will bulge and last but a short time."—Exchange.

Secretary Root is picking up a few ovations himself in Old Mexico.

NOTICE OF APPLICATION FOR U. S. PATENT.

Mineral Application No. 296.
Mineral Survey No. 2411.

Phoenix, Arizona,
October 12, 1907.

Notice is hereby given that I, W. Wallace, whose post-office address is Bisbee, Arizona, has made application for U. S. Patent for the following mining claims known as Climax, Cyclone, Epoch, Black Bear, Schneetady, Old Stratton, Comet, Scar, Keasage, Fraction No. 1, Fraction No. 2, Fraction No. 3, situated in Sections 17 and 28, T. 23 S., R. 24 E., in the Warren Mining District, County of Cochise, Territory of Arizona, and more particularly described as follows:—to-wit: CYCLONE.—Beginning at Cor. No. 1, whence N. W. Cor. Sec. 2, T. 23 S., R. 24 E. G. & S. R. B. & M. brs. S. 2 deg. 35 min. 30 sec. E. 645.5 ft. Thence N. 11 deg. 36 min. 20 sec. E. 302.9 ft. to Cor. No. 2; thence N. 10 deg. 21 min. E. 1200 ft.

Miners' and Merchants' Bank

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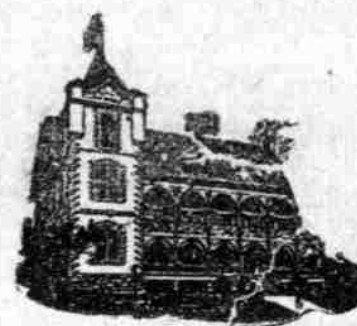
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